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5 Attorney for Defendant
Nathaniel Gregory Williams
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8 **UNITED STATES DISTRICT COURT**
9 **SOUTHERN DISTRICT OF CALIFORNIA**

10 (Honorable Irma E. Gonzalez)

11 UNITED STATES OF AMERICA,)	Criminal Case No. 08-cr-0092 (IEG)
)	
12 Plaintiff,)	JOINT MOTION TO
)	MODIFY TRAVEL
13 v.)	
)	
14 NATHANIEL GREGORY WILLIAMS,)	
)	
15 Defendant.)	
_____)	

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17 **COMES NOW** the defendant NATHANIEL GREGORY WILLIAMS, through his
18 counsel, STEPHEN P. WHITE, and the plaintiff, UNITED STATES OF AMERICA, through
19 its counsel, KAREN P. HEWITT, United States Attorney, and A. DALE BLANKENSHIP,
20 Assistant United States Attorney, and jointly move the court that the conditions of Supervised
21 Release previously set for defendant be modified as follows:

22 That the travel restriction for defendant NATHANIEL GREGORY WILLIAMS be
23 enlarged to permit the defendant to travel to Idyllwild, CA beginning on Friday, June 27, 2008
24 through Monday, June 30, 2008 for a camping trip with his grandmother and grandfather who
25 both have signed as the surety for Mr. Williams bond. Defendant Williams will be traveling and
26 spending the entire camping trip with his grandparents.

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1 Mr. Williams has informed the United States Pre-Trial Services officer, Dave Horton in San
2 Diego and he has no objection to the Request made herein. Defendant is in compliance with all other
3 terms and conditions of his Supervised Release and has not suffered any violations.

4 This stipulation acknowledges that the Assistant United States Attorney has no objection to the
5 modification and enlargement of defendant's travel, as set forth above.

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7 Dated: June 23, 2008

/s/Stephen P. White
STEPHEN P. WHITE
Attorney for Defendant
Nathaniel Gregory Williams

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10 Dated: June 23, 2008

UNITED STATES OF AMERICA

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13 /s/A. Dale Blankenship
A. Dale Blankenship
Assistant U.S. Attorney
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